PRODUCT: 26 dozen 1/2-ounce bottles of camphorated oil at Scranton, Pa., in possession of Trager Mfg. Corp. The product was repackaged by the consignee after shipment.

NATURE OF CHARGE: Misbranding, Section 502 (a), the label statement "For. * * Bruises * * * Pains and Swellings of the Breasts, Joints or Rheumatism" was false and misleading since the article was not effective in the treatment of such conditions; Section 502 (b) (1), the article failed to bear a label containing the name and place of business of the manufacturer, packer, or distributor; and, Section 502 (b) (2), the article failed to bear an accurate statement of the quantity of the contents. The article was misbranded while held for sale after shipment in interstate commerce.

DISPOSITION: May 15, 1950. Default decree of condemnation and destruction.

3095. Misbranding of mineral oil. U. S. v. 92 Bottles, etc. (F. D. C. No. 28862. Sample No. 64633-K.)

LIBEL FILED: February 15, 1950, District of Minnesota.

ALLEGED SHIPMENT: On or about October 21, November 8, and December 13, 1949, from Whiting, Ind.

PRODUCT: 92 1-quart bottles and 37 1-gallon bottles of mineral oil at Minneapolis, Minn., in possession of L. S. Donaldson Co.

LABEL, IN PART: "White Mineral Oil U.S. P. Heavy."

NATURE OF CHARGE: Misbranding, Section 502 (a), the label statement "ideally adapted for expectant * * * mothers" was false and misleading since mineral oil may not be used without risk by pregnant women since it predisposes to hemorrhagic disease of the newborn. The article was misbranded while held for sale after shipment in interstate commerce.

DISPOSITION: May 19, 1950. Default decree of destruction.

Vending Machines * * * (and 1 other seizure action). (F. D. C. No. 28711. Sample No. 72462-K.)

LIBELS FILED: February 10, 1950, Southern District of Indiana.

ALLEGED SHIPMENT: The vending machines were shipped from Chicago, Ill., in October and November 1949, and the No. 5 Special Tablets were shipped from Columbus, Ohio, on or about October 5, 1949.

PRODUCT: 12 vending machines and 480 boxes of No. 5 Special Tablets at Indianapolis, Ind.

LABEL, IN PART: (Box) "No. 5 Special Tablets Contains: Thiamine Hydrochloride, Irradiated Yeast, Reduced Iron and Dibasis Calcium Phosphate with inert excipients. Distributed by Anstess & Fay, 2226 N. Meridian, Indianapolis, Ind. * * * Contents, Six Tablets."

NATURE OF CHARGE: Misbranding, Section 502 (a), the following statements which appeared in the labeling of each of the vending machines in which the tablets had been placed were false and misleading since the tablets contained in the vending machines, for vending therefrom, would not fulfill the promises of benefit stated and implied: "Get Vim Vigor Vitality With No. 5 Special No. 5 Special For Weak Glands of Men And Women Are You And Your Wife Happy If Not Try No. 5 Special." The tablets and the vending machines were misbranded while held for sale after shipment in interstate commerce.